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UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

CH₂O, INC.,

Plaintiff,

V.

MERAS ENGINEERING, INC.;
HOUWELING'S NURSERIES
OXNARD, INC.; HNL HOLDINGS
LTD.; HOUWELING UTAH
OPERATIONS, INC.; and
HOUWELING'S NURSERIES LTD.

Defendants.

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Case No. CV-13-8418 JAK (GJSx)

**JOINT STIPULATION
REGARDING PROPOSED
POST-TRIAL BRIEFING
SCHEDULE**

Hon. John A. Kronstadt

JOINT STIPULATION RE PROPOSED POST-TRIAL BRIEFING SCHEDULE
Case No. CV-13-8418 JAK (GJSx)

1 On September 22, 2016, the Court stated that “counsel for all parties shall meet
2 and confer, and by October 3, 2016, file a Joint Report” which was to “include[] any
3 proposed briefing schedule(s).” (D.I. 434.) Accordingly, on October 3, the parties
4 filed a Joint Report reflecting an agreed post-trial briefing schedule. (*See* D.I. 438.)

5 On October 12, 2016, the Court entered Judgment in this matter. (D.I. 449.)

6 The parties now jointly propose that the following post-trial briefing schedule
7 be ordered. This proposed schedule matches the proposed schedule presented in the
8 previously-filed Joint Report.

Event	Deadline
Opening briefs on all issues due	November 9
Answering briefs due	December 1
Reply briefs due	December 15

15 **IT IS SO STIPULATED.**

1 Dated: October 14, 2016

FISH & RICHARDSON P.C.

2 By: /s/ Christopher S. Marchese

3 Christopher S. Marchese

4 marchese@fr.com

5 Attorneys for Plaintiff, CH₂O, INC.

6

7 Dated: October 14, 2016

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8 BEAR, LLP

9 By: /s/ Paul A. Stewart

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12 Attorneys for Defendant, Meras
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Dated: October 14, 2016

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17 Attorneys for Defendants, Houweling's
18 Nurseries Oxnard, Inc.; HNL Holdings,
19 Ltd.; Houweling Utah Operations, Inc.;
20 Houweling's Nurseries Ltd.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on October 14, 2016 to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system. Any other counsel of record will be served by electronic mail and regular mail.

/s/ Christopher S. Marchese
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